PATENT

10/798984

Preliminary Classification:

Proposed Class:

Subclass:

NOTE:

"All applicants are requested to include a preliminary classification on newly filed patent applications. The preliminary classification, preferably class and subclass designations, should be identified in the upper right-hand corner of the letter of transmittal accompanying the application papers, for example 'Proposed Class 2, subclass 129." M.P.E.P. § 601, 7th ed.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Mail Stop Patent Application Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s): REX W. RILEY

WARNING: 37 C.F. R. § 1.41(a)(1) points out:

"(a) A patent is applied for in the name or names of the actual inventor or inventors:

"(1) the inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.63, except as provided for in § 1.53(d)(4) and § 1.63(d). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to § 1.53(b), unless a petition under this paragraph accompanied by the fee set forth in § 1.17(l) is filed supplying or changing the name or names of the inventor or inventors."

EXPRESS MAILING UNDER 37 C.F.R § 1.10*

(Express Mail label number is **mandatory.)** (Express Mail certification is optional.)

hereby certify that this paper, along with any document referred to, is being deposited with the United States Postal Service on this date	March 11, 2004
in an envelope addressed to the Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450 as "Express Mail Post Office to A	Addressee" Mailing Label No.
FR GOOGGOTT NO	

DONN K. HARMS
(Type or print name of person mailing paper)

Signature of person certifying

1.	Type	Type of Application This new application is for a(n)							
	This								
		(check one applicable item below):							
	×	Original (nonprovisional)							
		Design							
		Plant							
Warni	₩G:	Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. § 371(c)(4) unless the International Application is being filed as a divisional, continuation or continuation-in-part application.							
WARNI	ฟ G :	Do not use this transmittal for the filing of a provisional application.							

If one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE NOTE: BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION IN PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.

Divisional
Continuation
Continuation-in-part (CIP)

2. Benefit of Prior U.S. Application(s)(35 USC 120)

NOTE: A nonprovisional application may claim an invention disclosed in one or more prior filed copending nonprovisional applications or copending international applications designating the United States of America. In order for a nonprovisional application to claim the benefit of a prior filed copending nonprovisional application or copending international application designating the United States of America, each prior application must name as an inventor at least one inventor named in the later filed nonprovisional application and disclose the named inventor's invention claimed in at lest one claim of the later filed nonprovisional application in the manner provided by the first paragraph of 35 U.S.C. § 112. Each prior application must also be:

- (i) An international application entitled to a filing date in accordance with PCT Article 11 and designating the United State of America: or
- (li) Complete as set forth in § 1.51(b); or
- (iii) Entitled to a filing date as set forth in § 1.53(b) or § 1.53(d) and include the basic filing fee set forth in § 1.16; or
- (Iv) Entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(l) within the time period set forth in § 1.53(f).

37 C.F.R. § 1.78(a)(1).

NOTE:

If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

WARNING:

If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. §§ 120,121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. §§ 120, 121 or 365(c). (35 U.S.C. § 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. §§ 119, 365(a) or 365(b).) For a c-I-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20, 195, at 20,205.

WARNING:

37 C.F.R., § 1.78 Claiming benefit of earlier filing date and cross-references to other application.

"(a) * * *

(2) Except for a continued prosecution application filed under § 1.53(d), any nonprovisional application claiming the benefit of one or more prior filed copending nonprovisional applications or international applications designating the United States of American must contain a reference to each such prior application, identifying it by application number (consisting of the series code and serial number) or international application number and international filing date and indicating the relationship of the applications. This reference must be submitted during the pendency of the application, and within the later of four months from the actual filing date of the application or sixteen months from the filing date of the prior application. This time period is not extendable. Unless the reference required by this paragraph is included in an application data sheet (§ 1.76), the specification must contain or be amended to contain such reference in the first sentence following the title. If the application claims the benefit of an international application, the first sentence of the specification must include an indication of whether the international application was published under PCT Article 21(2) in English (regardless of whether benefit for such application is claimed in the application data sheet). The request for a continued prosecution application under § 1.53(d) is the specific reference required by 35 U.S.C. 120 to the prior application. The identification of an application by application number under this section is the specific reference required by 35 U.S.C. 120 to every application assigned that application number. Cross references to other related applications may be made when appropriate (see § 1.14). Except as provided in paragraph (a)(3) of this section, the failure to timely submit the reference required by 35 U.S.C. 120 and this paragraph is considered a waiver of any benefit under 35 U.S.C. 120, 121, or 365(c) to such prior application. The time period set forth in this paragraph does not apply to an application for a design patent." Emphasis added

		L	enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
3.	Pap	ers E	Enclosed
	A.	Requ	uired for filing date under 37 C.F.R. § 1.53(b) (Regular) or 37 C.F.R. § 1.53 (Design) Application
	_28	_ P	ages of specification
	8	_ P	ages of claims
	2	s	heets of drawing
warning	:	s	DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are ubmitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the trawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. For comments on proposed then-new 37 CFR § 1.84, see Notice of March 9, 1988 (1990 O.G. 57-62).
NOTE:	teleph	one nu	ndicia, if provided, should include the application number or the title of the invention, inventor's name, docket number (if any), and the name and imber of a person to call if the Office is unable to match the drawings to the proper application. This information should be placed on the back of if drawing a minimum of 1.5 cm. (5/8 inch) down from the top of the page37, C.F.R. §1.84(c)
			(Complete the following, if applicable)
			The enclosed drawing(s) are photograph(s).
Note: 37 C).F.R 1	.84	
	-(b) Pl	hotogra	aphs.
	accep examp culture crysta drawin reproc	ot photo ple, pho es (stai illine str ng, the ducible	d white. Photographs, including photocopies of photographs, are not ordinarily permitted in utility and design patent applications. The Office will graphs in utility and design patent applications, however, if photographs are the only practicable medium for illustrating the claimed invention. For otographs or photomicrographs of: electrophoresis gels, blots (e.g., immunological, western, Southern and Northern), auto radiographs, cell ined and unstained), histological tissue cross sections (stained and unstained), animals, plants, in vivo imaging, thin layer chromatography plates, ructures, and, in a design patent application, ornamental effects, are acceptable. If the subject matter of the application admits of illustration by a examiner may require a drawing in place of the photograph. The photographs must be of sufficient quality so that all details in the photographs are in the printed patent.
	"(2) Co white	olor ph photog	otographs. Color photographs will be accepted in utility and design patent applications if the conditions for accepting color drawings and black and raphs have been satisfied. See paragraphs (a)(2) and (b)(1) of this section."
			The enclosed drawing(s) are in color. Three (3) sets of color drawings and a 'PETITION TO ACCEPT COLOR DRAWING(S)" are attached. 37 C.F.R. § 1.84(a)(2) and 1.84(b).
Note: 37 (C.F.R 1	.84(a)	
	in the in an a	or desi drawin applica tatutory	on rare occasions, color drawings may be necessary as the only practical medium by which to disclose the subject matter sought to be patented in a gn patent application or the subject matter of a statutory invention registration. The color drawings must be of sufficient quality such that all details gs are reproducible in black and white in the printed patent. Color drawings are not permitted in international applications (see PCT Rule 11.13), or tion, or copy thereof, submitted under the Office electronic filing system. The Office will accept color drawings in utility or design patent applications registrations only after granting a petition filed under this paragraph explaining why the color drawings are necessary. Any such petition the following:
		(i) The fee set forth in § 1.17(h);
		(ii) Three (3) sets in color drawings;
		(iii) A black and white photocopy that accurately depicts, to the extent possible, the subject matter shown in the color drawing; and
		(langu	iv) An amendment to the specification to insert (unless the specification contains or has been previously amended to contain) the following age as the first paragraph of the brief description of the drawings:
		7	The patent or application file contains at least one drawing executed in color. Copies of this patent or patent application publication with color drawing(s) will be provided by the Office upon request and payment of the necessary fee."
	×	forn	nal
		info	rmal

		B. Oth	ner Papers Enclosed
			Pages of declaration and power of attorney
		1	Pages of abstract
			Other
4.		Additio	onal papers enclosed
			Amendment to claims
		_	☐ Cancel in this applications claims before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)
			☐ Add the claims on the attached amendment. (Claims added have been numbered consecutively following the highest numbered original claims.)
			Preliminary Amendment
		\boxtimes	Information Disclosure Statement (37 CFR 1.98)
		Note: 37	7 C.F.R. § 1.97(b) An information disclosure statement shall be considered by the Office if filed by the applicant within any one of the following time periods:
			(1) Within three months of the filing date of a national application other than a continued prosecution application under § 1.53(d);
			(2) Within three months of the date of entry of the national stage as set forth in § 1.491 in an international application;
			(3) Before the mailing of a first Office action on the merits; or
		WARNIN	G: In order to ensure consideration of information previously submitted but which has not been considered in the parent application, an applicant must resubmit the information, complying with 37 C.F.R. § 1.97 and 37 C.F.R. § 1.98, in the continuing application filed under 37 C.F.R. §1.53(b). See § 609B(3), M.P.E.P., 7 th Edition, Rev. 1.
			Form PTO-1449
			Citations
			Declaration of Biological Deposit
			Submission of "Sequence Listing," computer readable copy and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence
			Authorization of Attorney(s) to Accept and Follow Instructions from Representative
			Special Comments
5.		Declar	ration or oath (including power of attorney)
	NOTE:	as require and a cop must be a prior appl	executed declaration is not required in a continuation or divisional application provided that the prior nonprovisional application contained a declaration do, the application being filed is by all or fewer than all the inventors named in the prior application, there is no new matter in the application being filed, by of the executed declaration filed in the prior application (showing the signature or an indication thereon that it was signed) is submitted. The copy accompanied by a statement requesting deletion of the names of person(s) who are not inventors of the application being filed. If the declaration in the ication was filed under § 1.47, then a copy of that declaration must be filed accompanied by a copy of the decision granting § 1.47 status or, if a g person under § 1.47 has subsequently joined in a prior application, then a copy of the subsequently executed declaration must be filed. See C.F.R. 1)(1)–(3).
	NOTE:	family nar	tion filed to complete an application must be executed, identify the specification to which it is directed, identify each inventor by full name including me and at least one given name, without abbreviation together with any other given name or initial, and the residence, post office address and country ship of each inventor, and state whether the inventor is a sole or joint inventor. 37 C.F.R. § 1.63(a)(1)-(4).
	NOTE:	1.53(d)(4) that inver	intorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.62, except as provided for in § and § 1.63(d). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is notorship set forth in the application papers filed pursuant to § 1.53(b), unless a petition under this paragraph accompanied by the fee set forth in § filed supplying or changing the name or names of the inventor of inventors." 37 C.F.R. § 1.41(a)(1).
	⊠	Enclos	sed
		Execu	
			(check all applicable boxes)
		⊠ inv	entor(s).
			al representative of inventor(s) 37 CFR 88 1.42 or 1.43

		 joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.
		☐ this is the petition required by 37 CFR §1.47 and the statement required by 37 CFR §1.47 is also attached. See item 12 below for fee.
		Not enclosed.
NOT	Ξ:	Where the filing is a completion in the U.S. of an International Application or where the completion of the U.S. application contains subject matter in addition the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.
		Application is made by a person authorized under 37 CFR §1.41(c) on behalf of <i>all</i> the above named inventor(s).
	(Th	e declaration or oath, along with the surcharge required by 37 CFR §1.16(e) can be filed subsequently).
		☐ Showing that the filing is authorized. (not required unless called into question. 37 CFR §1.41(d).)
6.	Inv	ventorship Statement
WA	RNI	NG: If the named inventors are each not the inventors of all the claims, an explanation, including the owner-ship of the various claims at time the last claimed invention was made, should be submitted.
	Th	e inventorship for all the claims in this application are:
	Ø	The same
		or
		Not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made,
		□ is submitted
		□ will be submitted.
7.	La	nguage
NOT	E:	An application including a signed oath or declaration may be filed in a language other than English. A verified English translation of the non-English language application and the processing fee of \$130.00 required by 37 CFR § 1.17(k) is required to be filed with the application or within such time as may be set by the Office. 37CFR § 1.52(d).
	×	English
		non-English
		☐ the attached translation includes a statement that the translation is accurate. 37 CFR §1.52(d).
8.	As	signment
		An assignment of the invention to
		☐ is attached. A separate ☐ COVER SHEET FOR ASSIGNMENT (DOCUMENT) ACCOMPANYING NEW
		PATENT APPLICATION" or □ FORM PTO 1595 is also attached.
		□ will follow
NOT	E:	"If an assignment is submitted with a new application, send two separate letters-one for the application and one for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).

WARNING		uted "CERTIFICA 0 O.G. 62-64.	TE UNDER 37 C.	F.R. § 3.73(b)" must be fi	led when a continu	uation-in-part application is filed	by an assignee. Notice of Apri					
	This is a □ o	ontinuation	□ divisiona	l application and t	he assignme	ent document for the p	arent application					
	0 /		wa	as filed on		·						
						Reel _						
						Frame _						
9. Ce	entified Copy											
Ce	ertified copy(ie	s) of applica	tion(s)									
Co	ountry			Appin. No.		Filed						
Co	ountry			Appln. No.		Filed						
Co	ountry			Appln. No.		Filed						
from w	hich priority is	claimed										
	is(are) attacl	ned.					•					
	will follow.											
NOTE:	The foreign applica	tion forming the ba	sis for the claim for	priority must be referred to	in the oath or decla	aration. 37 CFR § 1.55(a) and 1.	63 .					
NOTE:	claims benefit unde	r 35 U.S.C. § 120 i	is itself entitled to p	on being filed directly relate riority from a prior foreign a LICATION(S) CLAIMED.	s. If any parent U.S pplication, then com	5. application or International App nplete item 18 on the ADDED PA	lication from which this application GES FOR NEW APPLICATION					
10. Fe	e Calculation	(37 CFR §	1.16)									
A.	☑ Regular a	application										
				CLAIMS AS	FILED	1000	<u> </u>					
Nu	umber filed		Number Extr	a	Rate	37 C	Basic Fee F.F.R. § 1.16(a) \$770.00					
Total	s (37 C.F.R.											
\$1.16@	•	22 - 20	= 2	X	\$ 18.00		36.00					
Indepe	endent s (37 C.F.R.											
§1.16(b)	2 -3	= 0	X	\$ 86.00							
	e dependent of 37 C.F.R. § 1.			+	\$290.00							
	□ Amendme	ent canceling	g extra claim	s is enclosed.								
	☐ Amendment deleting multiple dependencies is enclosed.											
	☐ Fee for ex	tra claims is	s not being pa	aid at this time.								
NOTE:	If the fees for extr response by the F	a claims are not p atent and Traden	naid on filing, they nark Office in any	must be paid or the claim notice of fee deficiency. 3	s canceled by ame 7 CFR § 1.16(d).	endment, prior to the expiration	of the time period set for					
					Fi	iling Fee Calculation	\$ 806.00					

8.				applicati	on R § 1.16(f)	`					
		(ΨΟ-	, O. O	0-37 01	17 3 1.10(1)	,		F	Filing Fee Cald	culation	\$
C.				plication							
		(\$53	SO. O	037 CF	R § 1.16(g))		F	Filing fee Calc	ulation	\$
1. As	sen	tion	of S	Small En	tity Status						
	RZI		·			_4		. 27 OFD	0.6.4.07		
	×	App	ııcaı	nt nereby	/ asseπs st	atus as a sr	mall entity under	37 CFR	(91.27		
OTE:						n of small entity sonal phase and s		itten specific	declaration thereof	f or by payme	nt as a small entity of the basic
	(f) o esta	f this s iblish s	ectior mall e	n, of entitlement	ent to be accord for the purpose	led small entity s of paying small e	status based on the defin	initions set fi ke an asserti	orth in paragraph (a ion of entitlement to	i) of this secti small entity:	nination, pursuant to paragraph on, and must, in order to status, in the manner set forth in
		(1)	Asse	ertion by writ	ing. Small entit	y status may be	established by a written	n assertion o	of entitlement to sma	all entity statu	s. A written assertion must:
				Be signed (Convey the to be asser	concept of entit ted for the applic	cation or patent.	entity status, such as by	ds or wording	g are required to ass		at small entity status is entitled ity status, the intent to assert
		(2)	Part	ties who can	sign and file the	written assertion	n. The written assertion	n can be sig	ined by:		
			(i)		parties identified the written ass		g., an attorney or agent (registered v	with the Office), § 3.	73(b) of this o	chapter notwithstanding, who
			(ii)				an inventor (even though le the written assertion				
			(iii)				otwithstanding §§ 1.33(lunder § 1.33(b) of this p		73(b) of this chapte	r, but the par	tial assignee cannot file the
		(3) Assertion by payment of the small entity basic filing or basic national fee. The payment, by any party, of the exact amount of one of the small basic filing fees set forth in §§ 1.16(a), (f), (g), (h), or (k), or one of the small entity basic national fees set forth in § 1.49(a)(1), (a)(2), (a)(3), (a or (a)(5), will be treated as a written assertion of entitlement of small entity status even if the type of basic filing or basic national fee is inadver selected in error.							.49(a)(1), (a)(2), (a)(3), (a)(4).		
			(i)	section that	t is not applicabl	entity status base e to that applicat set forth in § 1.16	tion, any balance of the	all entity bas small entity	ic filing or basic nat fee that is applicab	ional fee und le to that app	er paragraph (c)(3) of this lication will be due along with
			(ii)								exact fee amount or not) will not status in an application or a
ARNING	: :	asser paten applic	tion ir t doe: ation	n each relate s not affect t under § 1.5	ed, continuing ar he status of any 3 as a continuat	nd reissue application other application of contraction of contraction, or con	ation in which status is a n or patent, regardless o	appropriate of the relation cluding a con	and desired. Status enship of the applica etinued prosecution	s as a small e ations or pate application u	nder § 1.53 (d), or the filing of a
ARNING	3 :				st not be establi nphasis added).	shed when the p	erson or persons signin	ng thestat	ement can unequiv	ocally make	the required self-certification."
						(complete	e the following, it	if applica	ible)		
		Stat	us a	as a sma	III entity was	s asserted i	n the prior applic , filed on	cation		, from wh	ich benefit is being
		clai	med	for this	application	under:					
		35 l	J.S.	C.§ 🗆	119(e),						
					120,						
					121,						
					365(c),						
		and	whi		, , .	II entity is st	ill proper and as:	serted fo	or this applica	tion.	

		A copy of the written assertion of small entity filed in the price	or application is included.	
		Note: A refund based on establishment of small entity status, of a portion of fees timely paid obtained if an assertion under § 1.27(c) and a request for a refund of the excess amon payment of the full fee. The three-month time period os not extendable under § 1.136	unt are filed within three months of the date of the timel	only b y
		Filing Fee Calculation (50% of A, B, or C above)		
		*	\$ 403.00	
12.	Reque	st for International-Type Search (37 CFR § 1.104(d))		
	•	(complete, if applicable)		
	□ Ple	ase prepare an international-type search report for this application	on at the time when national examination	on or
		merits takes place.		
13.	Fee Pa	nyment Being Made At This Time		
		Not Enclosed		
		No filing fee is to be paid at this time.		
		(This and the surcharge required by 37 CFR § 1.16(e) can be p	aid subsequently.)	
	⊠ Enc	losed		
	⊠	Filing fee	\$ 403.00	_
		Recording assignment (\$40.00; 37 C.F.R. § 1.21(h) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION".)	\$	
		Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. §§ 1.47 and 1.17(i))	\$	
		For processing an application with a specification in a non-English language. (\$130.00; 37 C.F.R. §1.52(d) and § 1.17(k))	\$	
		Processing and retention fee (\$130.00; 37 C.F.R. §§ 1.53(d) and 1.21(l))	\$	
		Fee for international-type search report (\$40.00; 37 CFR § 1.21(e)	\$	
NOT	6 1.	C.F.R. § 1.21(I) establishes a fee for processing and retaining any application that is abandon 53(f) and this, as well as the changes to 37 C.F.R. §§ 1.53 and 1.78(a)(1), indicate that in ord c filing fee must be paid, or the processing and retention fee of § 1.21(I) must be paid, within	ler to obtain the benefit of a prior U.S. application, eithe	r the
		Total fees enclosed	\$403.00	

14.	Me	TNO	o or Pa	ymen	t or i	-ees									
	×	Atta	ached is	s a	⊠	check		money ord	der in the amo	ount of	\$.	403.	00	
	×	Aut	horizati	on is t	nereb	y made t	o char	ge the amou	unt of		9	_ _	See 15	below	
		×	to De	posit /	Acco	unt No. <u>0</u>	7-1338	<u> </u>					•		
			to Cre	edit ca	ard as	s shown o	on the a	attached cre	edit card infor	rmation author	rization	form	PTO-2	038.	
WAF	RNING	i:	Credit card	informa	ation sh	ould not be i	included o	n this form as it	may become public	c.					
		Ch	arge ar	ny add	litiona	al fees re	quired	by this pape	er or credit ar	ny overpaymer	nt in the	ma	nner au	thorized	above.
			A dupli	cate o	f this	paper is	attach	ed.							
15.	Au	tho	rization	to Cl	harge	e Additio	nal Fe	es							
WAF	RNING	: :	If no fees	are to be	paid o	n filing, the fo	ollowing ite	ems should not l	be completed.						
WAF	RNING	: :	Accurately	count c	laims, e	especially mu	ıltiple dep	endent claims, to	o avoid unexpected	I high charges, if ext	tra claim ch	arges	are authori	zed.	
	⊠							-		own above, the nis application.		ing a	additiona	al fees t	that may
•		Ø	37 CFF	R § 1.1	I6(a)	, (f) or (g)) (filing	fees)							
		×	37 CFF	R §1.1	6 (b)	, (c) and	(d) (pre	sentation o	of extra claims	5)					
NO	TE:	ame	ndment pri	or to the	expirat	tion of the tim	ne period s	et for response	by the PTO in any	later presentation m notice of fee deficier nendments after final	ncy (37 CF				
			37 CFF date of	_	• •		ge for f	iling the bas	sic filing fee a	and/or declarat	tion on a	a da	te later t	than the	filing
		Ø	37 CFF	R § 1.1	17 (a _l	pplication	proces	ssing fees)							
NO	TE:		of time und to charge a concurrent 1,17(a) wil	der this pall require t or future also be	paragra ed fees e reply treated	iph for its times, fees under requiring a p d as a constr	ely submis § 1.17, or etition for uctive peti	ssion, as incorporated external and extension of the control of th	orating a petition for ension of time fees time under this par	reat any concurrent or extension of time for will be treated as a cagraph for its timely concurrent reply required.	or the appro constructive submission	opriate e petit n. Sul	e length of to tion for an e bmission of	ime. An au extension of the fee se	uthorization f time in any t forth in §
			37 CFF	R §1.1	18 (is	sue fee a	at or be	fore mailing	g of Notice of	Allowance, pu	ursuant	to 37	7 C.F.R.	§ 1.31	1(b).
NO	TE:									re the mailing of a No ce. 37 CFR §1.311		owand	e, the issue	e fee will be	•
NO	TE:	payir	ig, or at the	e time of	paying	the issue t	fee". Fron	n the wording of	ing in loss of entitle 37 CFR §1.28(b), change is to anothe	ement to small entity (a) notification of cha er small entity.	status mus ange of sta	at be fi tus mi	iled in the a ust be made	pplication. e even if th	prior to e fee is paid

16. Instructions As To Overpayment

NOTE:	"Amounts of twenty-five dollars or less will not be returned unless amounts; amounts over twenty-five dollars may be returned by chec	specifically requested within a reasonable time, nor will the payer be notified of such sk or, if requested, by credit to a deposit account.* 37 C.F.R. § 1.26(a).
⊠	Credit Account No. <u>07-1338</u>	
	Re fund	
Reg. No	o. 38,911	C Lust
•	er No. 30084	SIGNATURE OF ATTORNEY
Tel. No.	(858) 509-1400	
	o. (858) 509-1677	DONN K. HARMS (type or print name of attorney)
		12702 Via Cortina, Suite 200
		Del Mar, CA 92014

	Inc	corporation by reference of added pages
		(check the following item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. stage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED
		Plus Added Pages For New Application Transmittal Where Benefit Of Prior U.S. Application(s) Claimed
		Number of pages added
		Plus Added Pages For Papers Referred To In Item 4 Above
		Number of pages added
		Plus added pages deleting names of inventor(s) named in prior application(s) who is/are no longer inventor(s) of the subject matter claimed in this application.
		Number of pages added
		Plus "Assignment Cover Letter Accompanying New Application"
		Number of pages added
×	St	atement Where No Further Pages Added
	(If ite	no further pages form a part of this Transmittal, then end this Transmittal with this page and check the following m)
	×	This transmittal ends with this page.